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4. Plaintiff is currently unaware of the true names and capacities of the defendants sued herein
as DOES 1 through 25, inclusive, and thus proceeds against those defendants by their fictitious names.
When the true names and capacities of the fictitiously names defendants have been ascertained, plaintiff
will amend this complaint to set forth those true names and capacities. At all times material hereto each
defendant was acting as the duly authorized agent, representative and employee of each of the remaining
defendants and, in performing the acts herein alleged, was acting within the course and scope of that
agency and employment.

- 5. Plaintiff is a provider of IT management solutions and services for large government and telecommunications companies. Defendant SafeDesk is a developer of software. At all times material hereto defendant Autrey was the President and Chief Executive Officer of SafeDesk. Autrey and SafeDesk had developed and owned a variety of intellectual property, collectively referred to herein as the "SafeDesk IP".
- 6. Beginning in early 2007 the parties entered into negotiations for, inter alia, the acquisition by DCC of the SafeDesk IP and other assets of SafeDesk and Autrey. On June 8, 2007 the parties entered into that certain "IP Asset Sale and Purchase Agreement between SafeDesk and Phil Autrey (Seller) and Data Capital Corporation (Buyer)", a true copy of which is attached as Exhibit "1" and incorporated herein by this reference (the "Agreement"). Pursuant to the Agreement, SafeDesk and Autrey transferred ownership to DCC of, inter alia, all of the SafeDesk IP. Plaintiff has performed all terms and conditions of the Agreement required to be performed by it, except as performance has been excused by the acts of defendants.
- 7. Defendants, acting through their counsel, have asserted that they are not bound by the Agreement, are entitled to rescission of the Agreement and that defendants' remain the owners of the SafeDesk IP.

FIRST CLAIM FOR RELIEF

(DECLARATORY RELIEF AGAINST ALL DEFENDANTS)

8. Plaintiff repleads and incorporates by reference each and every allegation of paragraphs 1 through 7 above.

Document 13

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Filed 03/20/2008

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

At the time of service, I was over 18 years of age and **not a party to this action**. I am employed in the County of Los Angeles, State of California. My business address if 1000 Wilshire Boulevard, Suite 620, Los Angeles, California 90017.

On March 12, 2008, I served true copies of the following document(s) described as

FIRST AMENDED COMPLAINT (DECLARATORY RELIEF)

on the interested parties in this action as follows:

Clifford E. Yin, Esq.
Coblentz, Patch, Duffy & Bass LLP
One Ferry Building, Suite 200

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San Francisco, California 94111-4213

Telephone: (415) 391-4800 Facsimile: (415) 989-1663

BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with Law Offices of Julian A. Pollok, A Professional Corporation's practice for collecting and processing correspondence for mailing. On the same day that the correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on March 12, 2008, at Los Angeles, California.

S. Suzande Pollok S. Suzande Pollok

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